

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

-----X
LOCAL 210 PENSION FUND,

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #: _____
DATE FILED: 12/03/19

Plaintiffs,

DEFAULT JUDGMENT

v.

19-CV-5801 (GHW)

S & S SOAP CO., INC. and WORBES
CORPORATION and ABC COMPANIES 1-10
(all other trades or businesses under common
control with S & S SOAP CO., INC.
and WORBES CORPORATION,

Defendants.

-----X

On application for Default Judgment by plaintiff Local 201 Pension Fund ("Plaintiff"), brought
on by Order To Show Cause dated October 3, 2019 and returnable before the Honorable Gregory
H. Woods, United States District Judge on December 2, 2019 at 11:00 a.m., and
defendants, S & S Soap Co., Inc. and Worbes Corporation ("Defendants") having been duly
noticed of the proceeding and both having not appeared in opposition to the Order to Show
Cause, and the Court having found default judgment to be appropriate against Defendant S & S Soap Co.

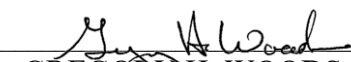
IT IS HEREBY ADJUDGED that Plaintiff Local 210 Pension Fund, having its principle
place of business at 60 Broad Street, New York, New York, do recover of Defendants, S & S
Soap Co., Inc. and ~~Worbes Corporation, jointly and severally~~, located at 815 East 135th Street,
New York, New York 10454, the sum of \$607,522.00 in delinquent withdrawal liability as per
\$22,428.38
ERISA, along with pre-judgment interest in the amount of \$16,614.04, and liquidated damages
in the amount of \$121,507.80, attorney's fees in the amount of \$7,000.00, and costs of \$400.00 or
\$758,858.20
a total judgment in the amount of \$753,043.84, plus post judgment interest at the statutory rate in
effect on the date of this judgment, and that Plaintiff have judgment therefor.

IT IS HEREBY FURTHER ADJUDGED that Plaintiff Local 210 Pension Fund, having its principle place of business at 60 Broad Street, New York, New York, do recover of Defendant, S & S Soap Co., Inc., located at 815 East 135th Street, New York, New York 10454, the additional sum of \$2,646.00 in delinquent contributions as per ERISA, along with ~~pre-judgment interest in the amount of \$109.15~~, and liquidated damages in the amount of \$529.20, ~~\$3,284.35~~ \$3,175.20 for an additional judgment in the amount of ~~\$3,284.35~~, plus post judgment interest at the statutory rate in effect on the date of this judgment, and that Plaintiff have judgment therefor.

Plaintiff has stipulated to the dismissal of its claim against Worbes Corporation without prejudice. The Clerk of Court is directed to remove Defendant Worbes Corporation from the list of defendants in this case, to enter judgment in favor of Plaintiff against Defendant S & S Soap Co., and to terminate this case.

SO ORDERED.

Dated: December 3, 2019
New York, New York



GREGORY H. WOODS
United States District Judge